

THE EVENING BULLETIN.

VOLUME XI.

MAYSVILLE, KY., FRIDAY, MARCH 25, 1892.

NUMBER 106



GIVEN TO THE PUBLIC

Secrecy Removed from the President's Message

ON THE BEHRING SEA AFFAIR.

Full Text of the Correspondence in Which England is Given to Understand That the Seals in Behring Sea Will Be Protected at All Hazards.

WASHINGTON, March 25.—The following is the full text of the late correspondence between the United States and Great Britain respecting the Behring sea controversy, the senate in secret session yesterday afternoon, having removed the injunction of secrecy from the correspondence transmitted to that body the day before:

To the SENATE—I herewith transmit, in connection with senate executive document No. 55, Fifty-second congress, first session, copies of further correspondence between this government and the government of her Britannic majesty concerning the jurisdictional rights of the United States in the waters of the Behring sea, and concerning also the preservation of the seal industry, and habitually resorting to the said sea, and the rights of the citizens and subjects of either country as regards the taking of fur seal, or in habitually resorting to the said waters.

BENJAMIN HARRISON.
EXECUTIVE MANSION, March 23, 1892.

Sir Julian Pauncefote to Mr. Blaine.

This note should have accompanied the message of the president to the senate of March 9, 1892, but having been mislaid it failed to be communicated to that body. It is a reply to Mr. Blaine's note of Feb. 12, 1892, which appears on page 86 of the senate executive documents.

Sir Julian Pauncefote to Mr. Wharton.

BRITISH LEGATION, WASHINGTON, March 19, 1892.

SIR—On receipt of your note of the 8th inst. I immediately telegraphed to the Marquis of Salisbury the substance of its contents in accordance with the request which you expressed on behalf of the president, and I now have the honor to inform you that I have this day received a reply from his lordship by telegram to the following effect: Lord Salisbury points out that the information in the possession of her majesty's government does not lead them to believe that another year's suspension of sealing is necessary to prevent an undue diminution of the seal herds.

His lordship, however, proceeds to observe that beyond this question it is considered by your government that they have a right to be protected from the loss which they may incur from free sealing being permitted this year, in the event of their claim to Behring sea being upheld by the arbitrators. He states that her majesty's government does not dispute that after the ratification of the convention there will be some foundation for this contention; but he adds that the prohibition of all sealing as a remedy has this defect, that the British sealers excluded from Behring sea would have an undoubted ground of complaint if the British claim should be upheld by the arbitrators.

Moreover there is no security that the arbitration will be concluded before the sealing season of 1893. Thus an arbitration between Great Britain, the United States and Portugal, which has already occupied four years, is still pending. Serious damage would be caused to the industry by a suspension of sealing for a long period.

In view of all the above considerations it appears to her majesty's government that it would be more equitable to provide that sealing in Behring sea shall continue on the condition that the owner of every sealing vessel shall give security for satisfying any damages which the arbitrators may award.

I shall be glad to learn that the above suggestions meet with the concurrence of your government. I have the honor, etc., JULIAN PAUNCEFOTE.

Mr. Wharton to Sir Julian Pauncefote. DEPARTMENT OF STATE, WASHINGTON, March 23, 1892.

SIR—I am directed by the president to say that your note dated the 19th inst., and delivered on the 20th inst., (Sunday) has had his immediate attention in view of what he deems to be the extreme urgency and gravity of the matter under discussion. The urgency grows out of the fact that much further protraction of this discussion will make any modus that may be agreed upon ineffectual to protect the interests of the United States, and will give to the Canadian sealers practical immunity by reason of the impossibility of communicating to them the agreed restrictions. It is known to this government that the sealers have hastened their departure to escape notice of a possible modus, and that every day almost adds to the fleet, that must now be overhauled at sea. Already forty-seven Canadian vessels have cleared for the sealing grounds, as against thirty-one at the same date last year, and are engaged in following up and destroying the seal herds. These vessels will if not stopped and turned back at the passes, go into the Behring sea and pursue to the very shores of our islands the slaughter of the mother seals seeking the accustomed rockeries to be delivered of their young. This is a crime against nature. This government expects to show, if the arbitration proceeds, that female seals constitute the larger per cent. of the catch of the pelagic sealers.

That in view of this serious and confident contention of this government his lordship should assume that another year's suspension of such sealing is not necessary, "to prevent an undue diminution of the seal herds," and should insist that pending an arbitration it shall go on, precisely as if no arbitration had been agreed upon, is as surprising as it is disconcerting. If her majesty's government so little respects the claims and contentions of this government as to be unwilling to forbear for a single season to disregard them, the president can not understand why Lord Salisbury should have proposed and agreed to give to those claims the dignity and standing which a reference to a high court of arbitration implies. From the moment arbitration was agreed upon, neither party was at liberty to disregard the contentions of the other.

It must be assumed that the sincere purpose of the two governments was to promote peace and good will, but if, pending the arbitration, either deals with the subject of it solely upon the basis of its own contention and in utter disregard of the claims of the other, this friendly end is not only not attained, but a new sense of injury and injustice is added, even if it should be found possible to proceed with an arbitration under such conditions.

For it must not be forgotten that if her majesty's government proceeds during this sealing season upon the basis of its contention as to the rights of the Canadian sealers, no choice is left to this government but to proceed upon the basis of its confident contention that pelagic sealing in the Behring sea is an infringement of its jurisdiction and property rights. His lordship will hardly fail to see this.

Herein, in the opinion of the president, consists the gravity of the present situation, and he is not willing to be found in any degree responsible for the results that may follow the insistence by either government during this season upon the extreme rights claimed by it. In his opinion it would discredit the eyes of the world if the two great governments involved in the paltry profits of a single season should be allowed to thwart or even to disturb the honorable and friendly adjustment of their differences which is so nearly concluded, but if his lordship shall adhere to his refusal to unite with us in prompt and effective measures to stop pelagic sealing and shall insist upon free sealing for British subjects, the question, as it affects this government, is no longer one of pecuniary loss or gain, but one of honor and self-respect.

This government, notwithstanding the fact that its right to take seals upon the Pribilof islands is undisputed and wholly uninvolved in the arbitration, has proposed to take no profit from the island catch, but to limit the taking of seals to the necessities of the natives of those islands, and it can not consent that, with indemnity or without, the contested rights of British subjects to catch seals in the Behring sea shall be exercised pending the arbitration. The president finds it difficult to believe that Lord Salisbury is serious in proposing that this government shall take separate bonds from the owners of about one hundred Canadian sealing vessels to indemnify it for the injury they may severely inflict upon our jurisdictional property, and must decline to discuss a suggestion which only respects Lord Salisbury and his belief that his lordship has a due appreciation of the gravity of this discussion enable him to treat with seriousness.

We should doubtless have to pursue and capture upon the sea many of the owners of those vessels to secure the bonds suggested, and as the condition is to be that the obligors shall pay "any damages which the arbitrators may adjudge" while the treaty gives the arbitrators no power to adjudge any damages, the transaction would be without risk to the obligors and of no value to us. This government can not consent to have what it believes to be its rights destroyed or impaired pending their determination by an agreed tribunal, however adequate the security offered.

The reference in my last note to the inconsistency of her majesty's government in denying responsibility for the acts of the Canadian sealers was not intended to suggest a willingness on our part under any circumstances to see our property converted into a claim for damages, and particularly as such a claim can not now be heard or determined by the arbitrators without a reformation of the treaty, for his lordship must remember that while he now offers what he mistakenly calls "security for satisfying any damages which the arbitrators may adjudge," he has already carried his point in the treaty that the arbitrators shall have no jurisdiction to award any damages.

PRACTICED POLYGAMY.

How Mormons of Approved Standing Get More Than One Wife.

SALT LAKE, March 25.—An examination has been going on here for over a week to establish the rightful successor of the Mormon church at Nauvoo and the legal ownership of Temple block at Independence. Mo. Many witnesses testified to practicing polygamy at Nauvoo and the legal ownership of Temple block at Independence, and that Joseph Smith was a polygamist there. One of Smith's plural wives testified to their marriage there.

Elder John Bates Noble Thursday

saw that the brethren were "playing for women and got 'em;" that the principal was taught privately. When asked about the law he said: "Elders Wheelock and Richards testified in regard to the celestial wife system, and that he was not a polygamist, which is an entirely different thing, being in fact the very opposite; for polygamy allows women to have more than one husband; celestial marriage forbids this, but allows more than one wife to men of approved standing in the church."

Bind Main Arrested for Burglary.

MITCHELL, Ind., March 25.—Baso Brothers' saloon was broken into here Tuesday night and a quantity of cigars and whisky stolen. Frank Tow, an entirely blind man, told a friend in the presence of a boy, that he had stolen some cigars, and he has been arrested since.

May Work Again for the State.

BELLAIRE, O., March 25.—Ebenezer Coss and William McKnight, released from the pen not long ago, robbed a Gypsy camp of goods amounting to \$100, and are now in jail at Martin's Ferry.

PHYSICIANS RECOMMEND THEM.

Buy none but the genuine. These perfect glasses are accurately adjusted to all eyes at the drug store of Power & Reynolds.

THE MOST POPULAR GLASSES IN THE U.S.

They are daily worn and are warmly praised by the sons, Representatives Men of this country, many of them being of National fame. The list embraces Bankers, Merchants, Lawyers, Governors, Senators, Foreign Ministers, Mechanics, Preachers,

Men Eminent in All Professions and Trades.

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Buy none but the genuine. These perfect glasses are accurately adjusted to all eyes at the drug store of Power & Reynolds.

HELLO!

MAYSVILLE, SARDIS AND MT. OLIVET TELEPHONE COMPANY.

Messages promptly delivered. Maysville office at Parker & Co.'s livery stable.

RESULTS IN A TIE.

A Vote Taken on the Silver Bill.

A MOTION TO LAY ON THE TABLE.

Filibustering Prolongs the Session Until After Midnight, Until Finally the House Adjourns Without Taking Final Action, Which Virtually Kills the Bill for the Time Being.

WASHINGTON, March 25.—The last legislative day on the silver debate opened with crowded galleries and a full attendance of members of the house. The greatest diligence has been exerted by the leaders of both sides for the past three days to secure the presence of every member who is not absent from the city, and when the hour of final vortex arrived, so well had they succeeded in their efforts, that only the gentlemen who had been granted leave by the house were absent.

Immediately after the reading of the journal the period of general debate was extended three hours by the announcement of Mr. Bland that he would postpone the motion for the previous question until 5 o'clock in order to give opportunity for greater debate. Short speeches were made by nearly every member in the house that had not previously spoken on the subject, but no new points of especial interest were made.

Mr. Butler, Democrat, of Iowa, closed the debate in a one-minute speech, in which he stated that he was in favor of the measure. He was cut off sharply at 5 o'clock by the speaker's gavel.

Mr. Bland, of Missouri, then demanded the prev'ns question, and pending this Mr. Burrows, of Michigan, moved to lay the bill on the table, and demanded the yeas and nays, which were ordered.

The vote was seen to be very close, and the excitement grew minute to minute, and the call was proceeded with under great difficulties. It was almost impossible to hear responses and the recapitulation, a former order but seldom resorted to, gave but little satisfaction. It afforded time, however, to learn the exact status of the case, which was that without the vote of the speaker the motion to lay the bill on the table had prevailed by one majority.

Messrs. Enloe, of Tennessee, and Herbert, of Alabama, who would have voted "no" asked to be recorded, but as they could not answer "yes" to the speaker's query, "Was the gentleman in the hall and failed to hear his name called?" their request was not entertained.

Mr. Bland asked to have his vote changed from "no" to "aye" in order to be able to move a reconsideration, but withdrew his request upon hearing the speaker say: "The clerk will call my name." "No" and then, amid a silence as marked as had been the immediate previous disorder and racket "the vote on the motion to lay the bill on the table is yeas 148, nays 148, so the motion falls."

When quiet had been partly restored Mr. Outhwaite, of Ohio, moved that the house adjourn.

Mr. Bland asked, in case the motion prevailed, if the bill would lose its place on the calendar until the committee on rules brought in another order for its consideration.

— — — — — It would on the motion...

... hisp declared that the "noes" majority. A division being called for, it resulted: Ayes, 120; nays, 146, and the ayes and nays were demanded, and another roll call begun.

The motion to adjourn failed by a vote of ayes, 99; nays, 193.

After the speaker had announced that the house refused to adjourn Mr. Johnson, of Ohio, moved to reconsider the vote by which the house refused to lay the silver bill on the table.

Mr. Bland promptly moved to lay the motion on the table, on which motion Mr. Johnson called for the yeas and nays. A roll call was ordered.

The vote on Mr. Bland's motion to lay on the table Mr. Johnson's motion to reconsider, resulted: Yeas, 145; nays, 149.

The speaker then stated the pending motion to be that of Mr. Johnson, to reconsider the vote by which the house refused to lay the vote on the table, and a roll call was entered upon amid confusion. The motion was lost—148 to 148.

Mr. O'Neill, of Massachusetts, asked for recapitulation of the vote. This, the speaker said, was not proper, as the request came too late. Messrs. O'Neill of Massachusetts, Tracy of New York, Cockran of New York, Fitch of New York, and several other members, rose to questions of privilege, but the noise and confusion was so great that it was not possible to hear anything. The house was a perfect pandemonium.

Hisses greeted the decision and statements of the speaker and the space in front of the speaker's table was crowded with members jostling and pushing each other. The speaker called on the sergeant-at-arms to preserve order.

Order being restored the speaker stated there was no provision in the rules for recapitulation of the vote, and that the present occupant never refused a request for recapitulation when made in time. Had any gentleman reason to believe that his vote was incorrect, he (the chair) would gladly have entertained the request.

Mr. Fitch, of New York, called the attention of the chair to the fact that a recapitulation had been ordered before in the evening's session, and he thought it proper to have a recapitulation now.

Mr. Cockran rose to a parliamentary inquiry, and asked if there was any power in the house by which a vote might be challenged when announced

before members had an opportunity to demand a recapitulation.

The speaker said this was not a parliamentary question.

Mr. Cockran inquired if it was in order to appeal from the decision of the chair.

The speaker said it was. An appeal was made, and Mr. Bland moved to lay the motion on the table. The house was now in confusion, and remained so for some time until finally quiet was restored and a vote taken on the appeal, which resulted ayes 150, nays 146, and the motion previously decided by the speaker as lost was declared carried. The applause and joy of the anti-silver men was unbounded, and order was not restored for some time.

The motion of Mr. Burrows, of Michigan, to lay on the table was the next motion in order, and yeas and nays

The vote was announced: Yeas 143, nays 148, and the house refused to lay the bill on the table.

The speaker stated that the original motion of Mr. Bland, ordering the previous question was then in order.

A motion by Mr. Fitch to adjourn was defeated—yeas 205, nays 202, but was immediately followed by motion from Mr. Tracy, of New York, to take a recess until 10:30 which motion Mr. Warner, of New York, moved to amend by making the hour 11 p.m. and on this amendment he asked the yeas and nays. These were at first refused on a rising vote, but were accorded by 57 to 181, when the tellers were demanded. Another call was therupon entered upon, which resulted yeas, 23, nays 165, most of anti-silver men refraining from voting with the hope of breaking a quorum.

This effort being unsuccessful, another roll call was ordered on the motion to adjourn made by Mr. Tracy, of New York.

The motion to adjourn being voted down, Mr. Bland moved a recess to 11 o'clock, and this motion was antagonized by Mr. Tracy by an amendment changing the hour. The usual filibustering processes were gone through again.

It became manifest that the anti-silver men for the time being had control of the parliamentary situation, and that their tactics of putting up one man to make a parliamentary motion to adjourn or take a recess, and another man to move an amendment to that motion, and on that amendment to ask the yeas and nays, was likely to prolong the session indefinitely.

Mr. Tracy's amendment being voted down by 185 to 15 was immediately followed by another filibustering motion to reconsider, which was put amid much laughter caused by Mr. Allen, of Mississippi, shouting: "I denounce that as a dilatory motion," an evident shot at Speaker Reed's rules.

On Mr. Tracy's motion only 158 (not a quorum) voted and Mr. Bland moved a call of the house, which was ordered.

The result of the call showed 371 members (a quorum) present, and when this had been announced Mr. Bland stated that on account of the late hour and because of the absence of so many members, it was plain that no fair vote could be taken, and he moved that the house adjourn. Accordingly the house at 12:35 adjourned until noon.

A TREMENDOUS STEAL.

Investigation Shows That Allegheny City Is Out Over \$350,000.

PITTSBURG, March 25.—H. H. Gilliland, chairman of the auditing committee of the Allegheny council, Wednesday night reported the result of the investigation of the accounts of the city officials. The report says the accounts of the mayor's office, market clerk, superintendent of water works and health office have been audited, and a deficiency discovered of \$350,197.20.

In many instances it was not possible to find any account books whatever, and in a few cases the auditors were able to find clews which enabled them to trace items which should have been included in the regular account books, and in almost every instance it was found that the city had been defrauded. The chairman places the responsibility on the city controller for not keeping a closer watch on the other officials, and characterizes the disclosures a shameless record of dishonesty, inefficiency and disregard of duty.

The investigations so far have resulted in the imprisonment of Mayor Wyman and Market Clerk Hastings for embezzlement.

KANSAS CHARLEY'S DOOM.

EVENING BULLETIN.

DAILY, EXCEPT SUNDAY.
ROSSER & McCARTHY,
Proprietors.

FRIDAY, MARCH 25, 1892.

DEMOCRATIC EXECUTIVE COMMITTEE

The members of the Mason County Democratic Executive Committee are respectfully requested to meet at the office of the Chairman, corner of Third and Sutton streets, Saturday, March 26th, at 2 o'clock p. m., for the purpose of determining the time and manner of nominating candidates for Sheriff and Circuit Court Clerk, for Mason County. J. N. KENOR, Chairman.

G. W. ROGERS Secretary.

WHEN it comes to manipulating forty-four States, Senator Hill will hardly prove such a brilliant success as he did in New York. The Democrats of the land are exhibiting a very pronounced tendency to go right ahead and instruct for Cleveland, notwithstanding the statement that Hill has killed him off.

A FEW weeks ago a nice coat of limestone rock was spread upon part of Second and part of Third streets, and most of it has already been converted into mud. The streets are in almost as bad condition as they were before the macadam was spread. The city would save money by putting down brick streets at once.

THE Baltimore Sun fearlessly asserts that all sections of the country are for Cleveland. It says: "Mr. Cleveland's strength with the Democratic masses shows no signs of abating, but, on the contrary, seems to be gaining an even firmer foothold in all parts of the country. Although the machine politicians have deprived him of the endorsement of his own State, through the control peculiar to machine politicians here and elsewhere he is none the less recognized as the great leader of the party by the country outside of New York. Nothing is more striking than the depth and intensity of the feeling for him, not here and there, but in every part of the Union. New England and the Northwest are enthusiastic for him; the middle States, with the exception of New York, know no other candidate; and even the West, including the States of the Mississippi Valley, where the unlimited free coinage fallacy is strongest, are willing to forego their financial vagaries in recognition of his claims as a leader in the great cause of reform."

It is already settled that Minnesota's delegation will be solid for him; likewise the delegation from South Dakota. And only yesterday an Associated Press dispatch from Jersey City, N. J., said that Democratic representatives from the twenty-one counties in that State all declared that the demand for his renomination was overwhelming. And at Indianapolis this week, Hon. John G. Shanks, a candidate for Governor of Indiana, addressed the General Shields Democratic Club delivering a rousing speech, which he closed by declaring that Indiana "lifts her voice in unison with the overwhelming decree that Cleveland is still the living apostle, the incarnation of Democratic thought and aspiration." The speech was applauded to the echo, and this is all the more significant from the fact that Indiana has a candidate in the person of Governor Gray.

It begins to look like the people will nominate Cleveland, despite all Senator Hill and a few disgruntled politicians can do.

The voice of the people should be heeded.

Legislative Doings.

Senator Goebel introduced a bill yesterday to repeal all laws authorizing any city, town or municipality to take stock in or appropriate money to any corporation, except for bridges, turnpikes and gravel roads. The bill is intended to carry out the Constitutional provisions on this subject.

Mr. Cansler, of Christian County, spoke for an hour yesterday against the McCain Tobacco bill. He declared it would kill the warehouse business and the tobacco market at his home at Hopkinsville. He said it would utterly ruin to tobacco interests in dark tobacco districts.

Leave of absence was asked for and granted to Dr. Frazee.

PITHY POINTS.

[By our Washington Correspondent.]
Whisky's hand is reeking with the blood and lives of men.

Everyone should be an enemy of rum, as it is the foe of all human kind.

On no side may there be found so dire a foe to the human race as rum.

What a vicious traffic truly, to have the sanction of law, is the liquor traffic.

How worse than a beast is any drunken man, and how bestial the traffic that so affects men.

A business that constantly puts in jeopardy the lives and property of men is certainly one deserving the execration of all good people. Such an one is the whisky traffic.

What a propeusy of hell it is that prompts a man so to covet his neighbor's money that he will pander to the lowest appetite! It is possible for mortal to possess, in furnishing that neighbor with strong drink.

ANOTHER TRAIN.

The C. and O. to Provide Additional Facilities for Its Increasing Traffic.

The BULLETIN stated several weeks ago that the C. and O. contemplated putting on another accommodation train, to leave Cincinnati early in the morning and return late in the afternoon, and also contemplated vestibiling the express trains. It is now announced, though not officially, that these changes will be made when the new time-card goes into effect sometime in April.

The new accommodation train will pass Maysville going east about 8 a. m. It will run through to Huntington. Returning it will pass this point about 5 p. m.

The early morning express west, and the 10 a. m. express east, are to be vestibuled, and the latter will not stop at all stations as at present. This will give two vestibiled trains daily, and three accommodation trains.

The order was given a few days ago to the Barney-Smith Company, of Dayton, for four new and complete vestibule trains, which are to be the finest ever turned out by that company.

With the new train, people above and below will have all the facilities they want for reaching Maysville, transacting business and returning home same day. An eastbound accommodation in the forenoon and a westbound accommodation in the afternoon have long been needed.

MR. ORVILLE MITCHELL sold this morning, through his agent Captain M. C. Hutchins, the two-story brick residence now occupied by Rev. C. S. Lucas on East Third street to Mr. A. H. Thompson for \$4,750.

MR. JOHN FIGGINS, aged twenty, and Miss Katie Low, aged sixteen, both of this county, were married Thursday noon at the County Clerk's office, Judge Phister officiating.

OUR NEIGHBORS.

ABERDEEN.

Dr. Guthrie is reported some better at present, P. N. Bradford and wife were in Georgetown one day this week.

Our elections hereafter will be held in the basement of the Masonic Temple.

Miss Ella List has returned home from a visit to relatives at Ripley and Decatur, O.

Go to the Baptist Church entertainment tonight and be well repaid for your time.

We compliment Editor Havens on his first issue of the Gretna Green. It was new and bright.

General Lee Simmons has returned from his New Orleans trip, looking as fresh as a colt on clover.

Colonel Gus Simmons, a clever gentleman and one of the best known men in the Ohio Valley, has been rusticated at home Ibis week.

At called meeting of Council Wednesday night, election judges were appointed as follows:

Messrs. Campbell, Jones and Sorries; clerk, William Smith.

L. D. Poor is still in the ring for Marshal. It has been proven conclusively that he is undoubtedly a citizen of town, the corporation talk should be forever quenched in this regard.

Ed. Peacock went to Cincinnati Monday, returning Wednesday. He reports slow progress returning on account of walking being so bad. Jesting aside, Ed. is a clever young man who has many friends.

We know some folks who preach goodness, liberality, &c., but when it comes to their own pocket make the lady who poses as the figure-head on a nickle fairly howl with tight squeezing before they will let go.

In the yearly settlement of the town's finances Wednesday night, Treasurer O'Harran's accounts balanced at zero. At an offical, Mr. O'Harran has always proved faithful to the trust reposed in him, and in the Township and Town Treasurer's offices.

Mayor Ellis, called by most every one "Uncle Jess," because his kind ways have endeared him to us, again before the people as a candidate for re-election. His record as citizen and official is unimpeachable. If he has erred it was through kindness, neither ignorance or willfulness. He is evidently qualified to fill the position, having served a long time in a public career.

The play, "Missionaries and Heathens," will be played at the Baptist Church Friday night, March 25th, by the New 7 company of two young ladies. This is a highly interesting as well as instructive piece and should draw a crowded house, as the cause for which it is being rendered is of the worthiest, namely, the Sunday school. Admission, 5 and 10 cents. Doors open at 7 o'clock sharp.

BETHEL, BATH COUNTY.

Born, to the wife of Allie Robertson, a boy, Rev. J. D. Redd, pastor of the M. E. Church, South, is holding a meeting at Graz, Ky.

Sudie Harrison, little daughter of R. M. Harrison, is visiting her Grandfather Cord and Grandmother Harrison, at Helena.

Dr. Bell, of this neighborhood, has lost six horses since Christmas. Eating the coffee bean in the pasture is alleged as the cause.

J. J. Smoot and Thomas Robertson were in Louisville this week selling tobacco. They have received to date nearly \$1,000,000 pounds, and more to follow yet.

Harrison Bros. sold this week to J. S. Wilson, a pair of fine draft horses for \$300. These horses were raised near Maysville by C. H. Harrison. Charley thinks he raises good ones.

Bethel is a beautiful town located on the Maysville and Mt. Sterling turnpike, thirty-one miles from Maysville and seventeen miles from Mt. Sterling, on level ground giving a view of the country for miles around. We have two churches, a blacksmith shop, drug store, two first-class physicians, one grocery, one hardware and one dry goods store. Harrison Bros., formerly of Mason County, carry everything a farmer needs in stock except hardware, and they have revolutionized prices in this country. They carry a large stock of goods, second to none in the country. M. J. Cord, of Mt. Carmel, in the firm, has worked hard to gain the confidence of his trade. He is a hustler and no mistake.

James Cord is in Chillicothe this week. Dr. Cook reports Father Hickey still improving. Services in the M. E. Church next Sunday at Helena.

R. B. Cord & Co., headquarters for garden seed of all kinds.

Messrs. Alex and Tod Cook, of Mt. Carmel, visited relatives here this week.

Dr. B. F. Eckman and family, of Mt. Carmel, visited relatives here Sunday.

Mrs. N. E. Luttrell has returned to her home in Helena, after a long stay in Middlesborough.

Charles Weedon, our "bus' driver," failed to make his trips to Maysville Thursday and Friday last on account of deep snow.

R. B. Cord, who has been clearing for the firm of Morris Brothers for several years, with the exception of the past year, has rented the large store room at this place, where he will open a first-class line of dry goods and groceries by the 15th day of April. Cord, as you all know, is a first-class salesman, and is going to make a wide-awake merchant. He leaves for New York next Monday morning for his selection of goods. He expects to sell for cash, and sell goods cheaper than they have ever been sold in this part of the country.

MILLWOOD.

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EVENING BULLETIN.

DAILY, EXCEPT SUNDAY.
ROSSE & McCARTHY,
Proprietors.

FRIDAY, MARCH 25, 1892.

RAILROAD SCHEDULE.

CINCINNATI DIVISION CHESAPEAKE AND OHIO.

East	West
No. 2.....9:48 a. m.	No. 1.....6:20 a. m.
No. 20.....7:40 p. m.	No. 19.....5:40 a. m.
No. 18.....4:45 p. m.	No. 17.....9:45 a. m.
No. 4.....8:00 p. m.	No. 3.....4:25 p. m.

Nos. 19 and 20 are the Mayville accommodation, and Nos. 17 and 18 the Huntington accommodation. Nos. 1 and 2 are the fast express and Nos. 3 and 4 the F. V.

No. 1 (F. V.) is a solid train with through dining car, and sleeping cars to Washington, Baltimore, Philadelphia and New York. Through Pullman sleeper to Richmond, Va., and Old Point Comfort. No. 2 is a solid train with Pullman Sleeper to Washington, making all eastern and south-eastern connections.

The accommodation trains are daily except Sunday; the rest are daily.

Direct connection at Cincinnati for points West and South.

Add twenty-six minutes to get city time.

MAYSVILLE DIVISION KENTUCKY CENTRAL.

Southbound.

Leave Maysville at 5:20 a. m. for Paris, Lexington, Cincinnati, Richmond, Stanford, Livingston, Jellico, Middlesborough, Cumberland Gap, Frankfort, Louisville and points on N. N. and M. V.—Eastern Division.

Leave Maysville at 1:50 p. m. for Paris, Cincinnati, Lexington, Winchester, Richmond and points on N. N. and M. V.—Eastern Division.

Northbound.

Arrive at Maysville at 10:10 a. m. and 8:30 p. m. All trains daily except Sunday.

Add twenty-six minutes to get city time.

WEATHER INDICATIONS.

For Kentucky: Generally fair; winds shifting to south; slightly warmer.

SPRING hats—Nelson's.

MAPLE SYRUP—Calhoun's.

GEO. W. SULSER, law, fire insurance.

RELIABLE fire insurance—W. R. Warder.

G. S. JUDB, insurance and collection agency.

tf

A. M. CAMPBELL, real-estate, loans and collections.

tm16

Miss Emma Lee returned last night from Cincinnati.

DULY & BALDWIN, general insurance, No. 205 Court street.

FANCY ripe strawberries only 25 cents per quart at Hill & Co.'s.

SMOKE the celebrated "Nancy Hanks" cigar, manufactured by G. W. Childs.

SILK hats blocked in the latest style, by Charlie Darrell, at Grand View Hotel.

The handsomest line of baby caps ever shown in Maysville, at Mrs. L. V. Davis'.

THE HOLY WAY of the Cross at St. Patrick's Church at 7:30 o'clock this evening.

SOFT and stiff hats cleaned and re-blocked in latest style by Charlie Darrell.

MRS. L. V. DAVIS has returned from New York, and is now ready to receive her customers.

REV. C. S. JACOB will assist in a protracted meeting at Ripley, commencing in a week or so.

MRS. L. V. DAVIS will have her regular millinery opening Thursday and Friday, April 7th and 8th.

If you have a torpid liver, take Dr. Hale's Household Tea, a sure cure. Sold by Power & Reynolds.

The finest ten-cent cigar on the market is the "La Flor de Maysvilla," manufactured by G. W. Childs.

BICYCLE riding is not hard. Miss Emma Wallace, of Cincinnati, learned in four lessons at the riding room.

THE REVIVAL at Concord closed Wednesday. Rev. John I. Rogers baptised thirteen converts that evening.

FOR SALE—Lots in "River View Terrace," opposite C. and O. depot. Terms easy.

PEARCE & DULEY.

THE MONEY paid for rent is gone forever. You are your own landlord if you have stock in The People's Building Association.

FROM Maysville to Chicago only \$7.75. Reduction in rates to many other points in Illinois, Iowa and Missouri via C. and O. railway.

REPRESENTATIVE FRAZEE came in from Frankfort last evening, and will remain a few days looking after some business matters.

Mrs. DR. STRODE continues to improve, and will return home in a few days from Fayette County where she was taken ill while visiting her son.

Mrs. WM. STERS and Mrs. Lizzie Armstrong have moved to this city and will reside in the house formerly occupied by Dr. Shackleton in the east end.

THE MINERVA M. E. Church, South, will erect a new house of worship. It will be a handsome frame building of modern design, and will cost about \$2,000.

AT Richmond yesterday, Wm. Harper got a year in the "pen" and a fine of \$500 for establishing and running a gambling house. It will take only a few sentences like that to put a stop to most of the gambling in the State.

PLUMS IN SIGHT.

The Pending Postoffice Bill Will Give Maysville a \$75,000 Public Building.

If it is Passed—List of Other Cities in the State That Will Be Favored.

The Washington correspondent of the Commercial Gazette says: "If the Post-office Building bill that recently passed the Senate should meet with favorable action in the House quite a number of thriving and prosperous cities in Ohio, Indiana and Kentucky will be greatly benefited."

Just where these buildings would go is a matter of interest. The law provides that in all cities where for the past three fiscal years the gross receipts of the post-office have been annually not less than \$3,000 nor more than \$8,000 the building shall not cost more than \$20,000, the site included. Where the receipts have been more than \$9,000 and less than \$90,000 a year for three years past the building will cost in no case more than \$75,000, but may equal the aggregate of the gross receipts for three years, provided that sum be within the limit."

The correspondent then gives a list of the cities in the three States that will be benefited by the bill. In Indiana twenty-four cities would come in for \$75,000 buildings, and forty-eight in Ohio would get like public structures.

Only four cities in Kentucky will be favored with \$75,000 buildings in the event the act becomes a law, but nineteen others would get \$20,000 structures. Following are the four cities, with the gross receipts of the post-office for the fiscal year ending June 30, 1891, and the population according to the census of 1890:

Receipts.	Pop.
Bowling Green.....\$9,705	7,403
Henderson.....11,099	8,355
Maysville.....10,149	5,358
Newport.....22,143	24,918

Maysville's population now is about 7,400. Following is a list of the cities that will in time get \$20,000 buildings if the act is passed: Ashland, Catlettsburg, Cynthiana, Danville, Fulton, Georgetown, Glasgow, Harrodsburg, Hopkinsville, Lebanon, Mayfield, Mt. Sterling, Nicholasville, Paris, Richmond, Russellville, Shelbyville, Versailles, Winchester.

A SERIOUS CHARGE.

Clark Gilbert, Accused of Murder, Arrested by Constable Dawson.

Six or seven years ago George Darnell was killed at a church festival near Concord. Several parties were implicated in the tragedy, among them Clark Gilbert, Dan Hildebrand and brother of Gilbert.

These three were indicted for the crime by the grand jury at Vanceburg, and Clark Gilbert's brother was tried, convicted and sentenced to two years in the penitentiary. Hildebrand and Clark left the county, and kept out of the officers' hands, and the indictments were finally filed away.

A reward of \$400 was offered for the accused, but, although it was thought Gilbert was in Texas, he was never located. When the indictments were filed away his friends thought that settled the matter. Four or five months ago he returned and took up his residence in this city, his parents having moved here. He has been in the Mayor's court several times on charge of drunkenness, but it was not known he was wanted for the murder until yesterday, when Constable Dawson got a tip and at once arrested him.

Mr. Dawson took Gilbert to Vanceburg last night. The State's reward has expired, but there is a reward of \$200 out yet—\$150 by Lewis County and \$50 by Darnell's father.

Gilbert's brother, who was sent up, died in the penitentiary. Darnell was killed by being struck on the head, the blow fracturing his skull.

Near Washington, Penn., People are not slow about taking hold of a new thing, if the article has merit. A few months ago D. Byers, of that place, bought his first stock of Chamberlain's Cough Remedy. He sold it all and ordered more. He says: "It has given the best of satisfaction. I have warranted every bottle, and have not had one to come back." Twenty-five-cent, 50-cent and \$1 bottles for sale by Power & Reynolds.

Tourists,

Whether on pleasure bent or business, should take on every trip a bottle of Syrup of Figs, as it acts most pleasantly and effectively on the kidneys, liver and bowels, preventing fevers, headache and other forms of sickness. For sale in 50c. and \$1 bottles by all leading druggists.

CALL ON H. H. COX & SON if you want fresh, reliable garden and flower seed, plants and grape vines. South side of Second street, two doors east of Sutton.

A SUDDEN SUMMONS.

Heart Disease Ends the Life of One of Maysville's Old Citizens, Mrs. Margaretta Ballenger.

Mrs. Margaretta Wolfe Ballenger died very suddenly yesterday a few minutes before noon at the home of her son, Mr. J. M. C. Ballenger, on East Third street. She had been troubled for five or six years with enlargement of the heart, but was not complaining more than usual yesterday morning. At a quarter to 12 o'clock she was suddenly stricken down. Dr. Browning, her physician, happened to be passing the house and was called in, but the spark of life had gone out by the time he reached her.

Deceased was a daughter of Nathan and Elizabeth Gulick, and was born in Easton, Pa., April 7, 1816. Her parents removed to Maysville in 1819, and the rest of her life was spent in this city. On August 31, 1837, she was married to the late Captain John Ballenger, who was for many years prominently identified with the river interests as commander of the Maysville and Cincinnati packets, Clipper and Circassian. Mrs. Ballenger leaves three children, Mrs. James K. Lloyd, Mr. J. M. C. Ballenger, of the Red Corner Clothing House, and Mr. Clarence Ballenger. The latter lives at Richmond, Ky. In early life she united with the Maysville Presbyterian Church, and was always a consistent member.

The funeral will take place to-morrow at 10 a. m. at the Central Presbyterian Church. Services by Rev. B. W. Mebane, assisted by Rev. J. E. Wright. Friends of the family are invited, without further notice.

FANCY ripe bananas only 10 cents per dozen; also new potatoes. Ripe tomatoes and all kinds of early vegetables at Hill & Co.'s.

Ohio people will continue to do business by "sun time," the Legislature having defeated a bill to establish central standard time.

FRANK HIGGINS and George Runion, two Manchester boys, quarreled over a dog, and the former shot the latter in the palm of the right hand, crippling him for life.

REV. HENRY M. WOODS, of China, will preach at the Central Presbyterian Church to-night at 7:30. He will exhibit some heathen idols and other relics, illustrating his work in China.

'SQUIRE O. N. WEAVER shipped 2,000 pounds of honey to Cincinnati a few days ago. The Dover News says it is the largest single exportation of honey ever made from Mason County.

REV. J. E. WRIGHT was kept busy yesterday afternoon. He officiated at two funerals, one at 2 o'clock and one at 3; an hour later he married a couple and then at 7:30 conducted prayer meeting services.

THE ATTENTION of farmers is called to the advertisement of Mr. B. W. Goodman. Mr. Goodman is agent for the "Buckeye" mowers, reapers and binders, and will sell you binder twine, layrakes and fertilizers.

BALLENTER, the jeweler, has secured more commodious quarters just east of Mitchell, Finch & Co.'s Bank, and will move into the new store soon. In the meantime you can secure anything in the jewelry line at his old stand.

EIGHT-DAY WALNUT CLOCKS \$3.50, reduced from \$5; eight-day iron clocks \$8.50, reduced from \$10; one-day alarm clock \$2, reduced from \$5.75; bronze clocks, onyx clocks at reduced prices, at Murphy's, the leading jeweler, successor to Hooper & Murphy.

MARRIED, at the residence of Mr. Scott Fletcher, near Rectorville, Thursday, March 24th, by Elder T. P. Degman, Mr. G. E. Law and Miss Alice Abbott. The young couple in this matrimonial affair live in Ripley County, Indiana. The bride is a cousin of Mr. Fletcher.

MR. C. BURGESS TAYLOR, of Maysville, candidate for the Democratic nomination for Circuit Clerk, was in Dover Monday, presenting his claims to our citizens. Mr. Taylor is a young man, but is said to be well equipped in every way to fill the office to which he aspires.—Dover News.

HAVING closed out their stoves and tinware, W. L. Thomas & Bro. have moved their stock of queensware and glassware into the store room on Court street immediately at the rear of the old store.

They are offering these goods at prices never before offered, and are anxious to close them out as soon as possible. Parties owing the firm will confer a favor by calling and settling their accounts. dtf

THE SENIOR PROPRIETOR of the BULLETIN acknowledges the receipt of a complimentary to a private theatrical this evening at the residence of Mrs. J. H. Rogers. "Little Lord Fauntleroy" will be rendered. Misses Lida Rogers, Lolla Thomas, Julia Ficklin, Lida Lowry, Lucille Nolin, Babe Nolin, Mary Noyes and Jesse Yancy will participate, and the entertainment will no doubt be thoroughly enjoyable throughout.

SPRING JACKETS!

We have just received an invoice of Spring Jackets, in Black and Colors, from \$3 to \$10. Ladies desiring a light Wrap should not fail to see them.

Dress Goods For Spring.

Our line is not equaled in the city. All the new and desirable shades at 25c., 35c., 50c., 75c. and \$1.00 per yard. We have also received our line of

SPRING HOSIERY @

FOR LADIES, GENTS AND CHILDREN,

In Black and Fancy Colors. Our Black Hosiery is all of the celebrated Ethiopian Dye, warranted fast and stainless. Have just received one hundred and fifty dozen of these Fast Black Ribbed Hose for Ladies and Children at 10c. per pair.

BROWNING & CO., 51 WEST SECOND.

BARGAIN LIST!

One hundred thousand Envelopes received in one shipment. Price, \$1.00 per thousand; printed, \$2.00 per thousand.

Two thousand feet of new Picture Moulding. Have some remnants to close out at reduced price.

Twenty-four sheets of Bond Paper and Envelopes to match for 25 cents.

The only Uncle Tom's Cabin for 25 cents in paper.

Remember we have the largest line of Wall Paper and Window Shades, all new. Last Year's styles at reduced prices. Paper Borders and ceiling made to match at 8 1/2c. per bolt.

KACKLEY & McDONALD'S.

BOOKS, STATIONERY, WALL PAPER AND WINDOW SHADES.

LANDRETH'S RELIABLE

GARDEN SEED!

WHOLESALE AND RETAIL—FOR SALE BY

THOS. J. CHENOWETH

DRUGGIST, SECOND AND SUTTON.

BIERBOWER & CO.,

SENSATIONAL CONFES-
SION
Of a White Capper Who Is Dying from
His Wounds.

INDIANAPOLIS, March 25.—On the 7th of March a gang of White Caps visited the residence of an old man named John Underhill, whose residence was a cabin in between Branchville and St. Croix, in Perry county, a location eighteen miles between hills and primitive forests from the nearest railroad or telegraph station. Underhill fought for his life against his assailants, five of whom, Louis Faulkenberg, Otto Faulkenberg, Hinton Carr, Anthony King and Edward Keefe, he recognized, and all of whom have since been arrested and placed under bond of \$1,000 each to answer in the Perry county circuit court. In the fight that ensued between Underhill, assisted by his wife and sister, against the White Caps, Underhill cut Louis Faulkenberg badly in the shoulder and back with an ax, and severely injured Ed Keefe by a blow over his head with a bedslat. But Underhill was badly beaten, and as the White Caps left him, one of them shot him in the face and breast with a shotgun loaded with small bird shot.

Tuesday it was announced that neither Underhill nor Louis Faulkenberg would recover from their wounds, blood poisoning having supervened in both cases.

This announcement brought out a confession, it is stated, from Louis Faulkenberg, in which he stated that he was a member of the White Cap organization, and that his brother, Otto, had been a leader among the night riders, and he implicated all of his associates in the effort to White Cap Underhill as members of the oath-bound organization. He also stated that a number of persons who had been indicted, tried and acquitted in the courts of Perry, Crawford and Harrison counties were guilty of White Capping, and had been, and many of them now were, members. The names of these parties were imparted by Faulkenberg, it is stated, to certain officials that had been sent for to visit him, with directions how proof of their guilt could be obtained.

There is the greatest excitement in the White Cap section over this confession, and it will doubtless result in many prosecutions and the breaking up of the White Cap organization in Perry and Crawford counties.

PAIGE'S PECULATIONS.

Bank Cashier Skips Out with Probably \$100,000.

CLEVELAND, March 25.—R. K. Paige, cashier and head of the Citizens' Savings and Loan Association bank, of Painesville, O., which closed its doors last Monday morning, has fled for parts unknown. This fact has just come to light and is causing great excitement in Painesville. Paige came to Cleveland Wednesday night, and Thursday morning the sheriff of Cuyahoga county was requested to cause his arrest. The sheriff found, however, that Paige had left the previous evening for New York, and it is pretty certain that he has sailed for Europe on the first steamship.

It has been learned that Paige, besides realizing on all his personal property before the bank failed, issued a large amount of worthless paper. Holders of some \$60,000 worth of these notes have already presented them, and this probably represents a small portion of Paige's peculations. It is also charged that Paige's personal friends were allowed to enter the bank Sunday night and take out what money they had on deposit. This practically cleaned the safe, and other depositors will get nothing. Should Paige be captured and taken back to Painesville now he would be subjected to very rough treatment.

AN APPALLING WRECK.

Thirteen People Killed and Thirty-One Injured in Central America.

SAN SALVADOR, March 25.—By the derailment of a train at Sonsonate Wednesday, fifty miles from this city, thirteen persons were killed, thirty-one injured. The wreck is the most appalling that has ever occurred in Central America.

A Mother Wants Her Children.

INDIANAPOLIS, March 25.—Mrs. May Fenton has begun habeas corpus proceedings in the superior court against Frederick and Jane Mangold in order to gain possession of her two children, which they have refused to surrender to her. Mrs. Fenton's husband died a few days ago, and the Mangolds, who are grandparents of the children, took them, and, it is alleged, have even refused the mother permission to see them. The mother charges that Mangold is teaching one of her boys to tend bar in a saloon. The writ of habeas corpus was made returnable next Wednesday.

Indian Lands for Settlers.

ARKANSAS CITY, Kan., March 25.—Major Eugene Weigle, Indian inspector, and Major Tackett, chief of the allotting division of the Cheyenne and Arapaho lands, give out the information that the land will be opened to settlement by April 15 at the latest, in order that all settlers can get in a crop this season. South of the Canadian river settlers are pouring into the country and taking claims. They assert that the "sooner" law does not refer to that section of the country.

Child's Unfortunate Death.

CRAWFORDSBURG, Ind., March 25.—The eighteen-months-old daughter of Dr. Seymour Detchon met death in an unfortunate manner last night. A member of the family had been using a morphine solution and the child accidentally got hold of it. A few severe convulsions followed, resulting in death.

Couldn't Work Now If He Had It.

NEW ALBANY, Ind., March 25.—Jacob Low, a highly respected German citizen, committed suicide by shooting himself through the heart with an old-fashioned horse-pistol. Despondency on account of failure to secure work caused the suicide.

Attempted Suicide.

CHILLICOTHE, O., March 25.—A man named John Williams attempted suicide by the morphine route at the Commercial House. He hails from Bradford, Pa., and has been in the city for two months past peddling a catarrh remedy.

Smallpox Headed for Cleveland.

COLUMBUS, O., March 25.—Secretary Probst, of the state board of health, has been notified that seventeen Hungarian who were passengers on a steamer on which smallpox was discovered are headed for Cleveland.

Terror to Fire Bugs.

NOBLESVILLE, Ind., March 25.—Commissioners of this county have offered a standing reward of \$250 for the arrest and conviction of any one guilty of arson. This is done to prevent incendiary fires.

DUG DOWN TO A TOWN.
Remarkable Discovery of Aztec Remains and Their Dwellings.

DEN PHOENIX, A. T., March 25.—A party of Mexican laborers, while digging in the extension of the Santa Cruz canal, came upon one of the strangest of the old Aztec cities. They struck the first ruin in cutting through the desert about twenty feet below the surface, where it had doubtless been covered up by sandstorms, which are very severe here in the summer. Everything about the old building had been wonderfully preserved, owing to the alkali in the sand.

The first building consisted of a triangular structure about 300 feet in length and 200 in width. The roof, which had doubtless been thatch, had caved in, but the wooden pieces by which it was held together was sound as when put in thousands of years ago. They were pulled out of the old wall, and are on exhibition at Tucson. In the building was a stone trough about the entire width and made in sections, held together with a kind of cement. There were eighteen bodies in the building, all of them of medium size, and their flesh was mummified.

MYSTERIOUS CHICAGO MAN.
He Dies Dying in St. Louis from a Gunshot Wound.

ST. LOUIS, March 25.—An intelligent, well dressed and apparently respectable young man is dying at the city hospital from bullet wound in the forehead. The young man registered at O'Neill's hotel, opposite the Union depot, Thursday night, and was found groaning in his room Wednesday morning.

From discoveries made in a search to establish his identity, it would seem the young man had made every effort to destroy anything that would throw light on his name or residence. In a small memorandum book were a number of almost illegible entries about barbers at 475 Wabash avenue, 412 West Madison street and 147 LaSalle street, Chicago.

Late in the afternoon the police learned from a woman living at 1215 Lucas avenue that the man was from Chicago, but she said she did not know his name. She believed he had a sweet heart living at 541 West Clark street, Chicago.

EXTRADITION TREATY.

One Will Soon Be Signed Between France and the United States.

PARIS, March 25.—The Hon. Whitelaw Reid, American minister, states in an interview that he is still engaged in negotiating the proposed extradition treaty between France and the United States, the delay being caused by the deliberation with which the French took and examined each and every sentence and strictly weighed its meaning from every post and point.

The treaty will surely be signed before Mr. Reid sails on Saturday, and he has no doubt that it will easily pass the chamber of deputies. The treaty is more extensive in its scope than that between the United States and Great Britain.

Thursday night Mr. and Mrs. Reid attended a banquet given in their honor by the American Artists' association. Mr. and Mrs. Reid dined with Count Dassault, great grandson of the Marquis Lafayette. The guests included all the descendants of Lafayette, now in Paris.

Lynchers Arrested.

SPRINGFIELD, Mo., March 25.—The latest from Taney county is to the effect that thirteen men have been arrested, charged with being members of the mob which lynched John Bright and murdered Deputy Sheriff Williams. One of the parties who was arrested was found to be severely wounded, supposed to be by the shot fired by Williams just before he fell. More arrests are expected to follow.

Confederates Invite the Grand Army.

RICHMOND, March 25.—At a meeting of Lee camp, Confederate veterans, Tuesday night, a resolution was unanimously adopted inviting the members of the Grand Army of the Republic during their national encampment at Washington to visit this city, assuring them of a hearty welcome on the part of the people generally and Confederate soldiers especially.

Drank Nine Gallons of Water.

MARTINSVILLE, Ind., March 25.—P. J. Sheehan, of Kansas City, on a wager of \$10 yesterday drank eight and one-half gallons of artesian water, and he put down a few extra glasses for good measure. This is the second time he has performed this task, each time drinking the water in twelve hours' time.

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Every Month

many women suffer from Excessive or Scant Menstruation; they don't know who to confide in to get proper advice. Don't confide in anybody but try

Bradfield's Female Regulator

a Specific for PAINFUL, PROFUSE, SCANTY, SUPPRESSED and IRREGULAR MENSTRUATION.
Book to "WOMAN" mailed free.
BRADFIELD REGULATOR CO., Atlanta, Ga.
Sold by all Druggists.

PROFESSIONAL AND BUSINESS CARDS.

F. FRANK P. O'DONNELL,

ATTORNEY

And Counsellor at Law. Practices in Mason and adjoining counties. Office in building of Wadsworth & Son.

L. W. GALBRAITH,

ATTORNEY

And Counsellor at Law. Practices in the courts of Mason and adjoining counties. Prompt attention paid to collections,

W. S. YAZELL,

Second Street, Fifth Ward,

PHYSICIAN AND SURGEON.

Office opposite Collins & Rudy's Planing Mill.

S. SAMUEL PANGBURN,

North Side of Third Street,

PHYSICIAN AND SURGEON.

Office Third Street, opposite Christian Church.

C. W. WARDLE,

DENTIST.

ZWEIGART'S BLOCK.

D. DEWITT C. FRANKLIN,

DENTIST.

WEST SUTTON STREET.

B. BOULDEN & PARKER,

[JOHN W. BOULDEN.
J. ED. PARKER.]

Insurance : Agents!

Office at First National Bank.

We represent first-class companies and solicit a share of your business.

D. R. PARIS WHEELER,

Office at Daulton Bros.' Stables,

VETERINARY SURGEON.

Cures all cases of lameness or no charge. Has a blister from French school that will not blemish.

M. R. GILMORE,

Granite, Marble and

FREESTONE WORKS.

All kinds of Monumental work done in the best manner. Second street, above opera house.

A. SORRIES,

Second Street, Near Limestone,

LOCK AND GUNSMITH.

Repairing of all kinds done promptly and on reasonable terms.

D. R. P. G. SMOOT,

—Homeopathic—

PHYSICIAN AND SURGEON.

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